

## Remarks

Applicants are hereby affirming the provisional election made on April 24, 2006 to prosecute Group VII, claims **90-102**. Applicants reserve the right to file a divisional application on the non-elected matter.

### Objection to the Disclosure (page 6, first full paragraph of the Office action)

Disclosure is objected for informalities in the claimed parent history. Applicants have amended the first paragraph of the specification, which now indicates the priority documents of the parent application.

### Objection to the claims (page 7, second paragraph of Office Action)

Claim **99** is objected as being improperly dependent of claim **94**. The Office Action states that the methyl substituent on the pyridine ring is not embraced in claim **94** from which claim **99** ultimately depends. Applicants respectfully point out that the methyl substituent refers to the substituent on the piperazine ring ( $R_F$ ), and not on the pyridine group. Claim **95** contemplates  $R_F$  as being hydrogen or alkyl. In view of the above, Applicants respectfully request withdrawal of the objection.

### Rejections under 35 U.S.C. § 112, second paragraph (page 7, second full paragraph of Office Action)

Claims **90-92, 94-96, 98, 100-101** are rejected under 35 U.S.C. § 112, second paragraph as being indefinite. The term “prodrug” has been deleted from claims **90** and **94**. Applicants submit that the rejection under 35 U.S.C. § 112, second paragraph is now moot.

### Rejections under 35 U.S.C. § 112, first paragraph (page 7, third paragraph of Office Action)

Claims **90** and **94** are rejected under 35 U.S.C. § 112, first paragraph as failing to comply with the enablement requirement, because the specification does not provide sufficient support regarding the scope of  $R_E$ . Claims **90** and **94** have been amended to limit  $R_E$  to hydrogen, therefore Applicants consider this rejection moot in view of the amendment. Claim **90** has also been amended to limit the scope of A substituents.

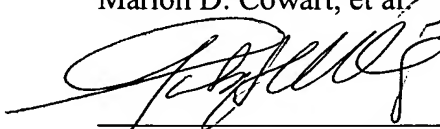
### Rejections under 35 U.S.C. § 103(a) (page 9, last paragraph of Office Action)

Claims **94, 95, 08-100** are rejected under 35 U.S.C. § 103(a) as being unpatentable over Sule (abstract provided). The Office Action states that it would have been obvious to one skilled in the art at the time the invention was made to expect compounds claimed herein that are methylated on the pyridine or piperazine ring to also possess the use taught by the art in view of antihelmintic compounds described by Sule. Applicants respectfully disagree because, even if the preparation of the present compounds and those disclosed by Sule appear to be similar, the compounds of the present invention are compounds that are specific agonist of the dopamine receptor of the D4 subtype, i.e., with high selectivity for D4 subtype over D2 subtype, which represents a superior and unexpected result. Consequently, these compounds are useful in treating disorders in which an important involvement of D4 receptors is claimed, for example in sexual

dysfunctions; without the liability of secondary effects provoked by agonism on the D2 receptor subtype. Therefore, Applicants respectfully request the Examiner to withdraw the obviousness rejection.

Respectfully submitted,

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